Be it enacted by the King, the Nobles, and the Representatives of the Hawaiian Islands in Legislative Council assembled: TITLE 1,-OF LAWS.

CHAPTER L-Of the Promulgation of the Laws Sec. 1. No written law shall be obligatory without g first printed and made public.

Sec. 2. All laws enacted by the Legislative power of the kingdom, shall be deposited and preserved in the office of the Minister of the Interior, who shall endigate the rame by put lication in such newspaper or news-pers, printed at the Seat of Government, as he may deem

Sec. 8. It shall be the duty of the Minister of the sterior to furnish a copy of the Laws, immediately ter their publication, to each of the Executive Miners, Governors, Judges and District Attorneys. Sec. 4. All Laws, unless otherwise specially pro-

vided, shall take effect on the Island of Oahu ten days after the promulgation of the same, and on each of the other lainds, thirty days after such promulgation; after which no one shall be allowed to allege ignorance of the laws as an excuse or justification for a violation thereof. CHAPTER. II-Of the effects of Laws.

Sec. 5. No laws shall have any retrospective opera-

Sec. 6. The laws are obligatory upon all persons, whether subjects of this kingdom, or citizens or subjects of any foreign State, while within the limits of his kingdom, except so far as exception is made by the laws of attord in respect to Ambassalors or others. The property of Sec. 7. Private agreements shall have no effect to

good morals. But individuals may, in all cases in which it is not expressly or impliedly prohibited, renounce what the law has established in their favor, when such renunciation does not effect the rights of others, and is not contrary to the Sec. 8. Whatever is done in contravention of a

itory law is void, although the nullity be not smally directed. CHAPTER III .- Of the Construction of Laws.

Sec. 9. The words of a law are generally to be understood in their most known and usual signification, without attending so much to the literal and strictly cal construction of the words as to their general and Sec. 10. Where the words of a law are dubious,

their meaning may be sought by examining the con-text, with which the ambiguous words, phrases and sentences may be compared, in order to ascertain their true Sec. 11. Laws in pari materia, or upon the same

ect matter, must be construed with reference to ach other; what is clear in one statute may be called in aid to explain what is doubtful in another. Sec. 12. One of the most effectual ways of discov-

ering the true meaning of a law, when its expressions are dubious, is by considering the reason and spirit of it, or the cause which induced the Legislature to enact it. Sec. 13. When the words of a law are ambiguous, ary construction which leads to an absurdity should Sec. 14. The Judges have equitable as well as legal prisdiction, and in all civil matters, where there is no

apress law, they are bound to proceed and decide acto equity, applying necessary remedies to evils that specifically contemplated by law, and conserving the morals and good conscience. To decide equitably, an eed is to be made to natural law and reason, or to received the and resort may also be had to the laws and usages of

Sec. 15. Every word importing the singular number only, may extend to and embrace the plural number; and every word importing the plural number only, may be applied and confined to the singular number as well as the plural; and every word importing the masculine pander only, may extend to and include females as well as Sec. 16. Each of the terms or and and, has the

ning of the other or both, when the subject matuse and connection require such construction. See. 17. The word person, or words importing persons, for instance another, others, any, any one, anylogy and the like, signify not only persons, but corporations, societies, communities, assemblies, inhabitants of a district, or neighborhood, or persons known or unknown, and to public generally, where it appears, from the subject matter, he seems and the connection in which such words are used, that such construction is intended.

Sec. 18. The word month shall be construed to an a calendar month, unless otherwise expressed ; d the word year, a calendar year, unless otherwise See. 19. The word oath shall be construed to in-

clude affirmation, when made by one alleging him-mif to be a member of the Society of Friends. CHAPTER IV .- Of the Repeal of Laws. Sec. 20. The repeal of any law shall not be construed to revive any other law which has been repealed, unless it be so clearly expressed. Laws may be repealed either entirely or partially by other laws.

Sec. 21. The repeal of a law is either express or implied; it is express when it is literally declared by a subsequent law; it is implied when the new law matrins provisions contrary to or irreconcilable with, those of the former law. Sec. 22. The repeal of any law shall, in no case,

equired or established, or any suit or proceeding of ecommenced in any civil case, before the time when said peal shall take effect. Sec. 23. No suit or prosecution pending at the

time of the repeal of any law, for any offense committed, or for the recovery of any penalty of forfeiture focurred under the law so repealed, shall in any case be affected by such repeal

TITLE 2.-OF THE ADMINISTRATION

OF THE GOVERNMENT. OF THE EXECUTIVE. CHAPTER V .- The King-His Privy Council.

Sec. 24. The King may, at any time, by Royal Letters Patent, appoint any of his subjects, who has attained the age of majority, a member of His Privy Council of State, to hold office during the King's pleasure. Sec. 25. Every member of the King's Privy Council of State, before entering upon the discharge of his

cil of State, before entering upon the discharge of his duties as such, shall take an oath to support the Constitution, to advise the King housely, and to observe strict secrecy in regard to all matters coming to his knowledge as a Pricy Counselor, upon which a special injunction shall have been imposed by the King; but such injunction shall not extend to an interchange, of views upon the matters enjoined between members of said Council, for shall it be held to continue after the injunction of secrecy has been removed. Sec. 26. It shall be the duty of every Privy Coun-

1. To advise the King according to the best of his 2. To advise for the King's bonor and the good of

the public, without partiality through friendship, love, reward, fear or favor.

3. Finally, to avoid corruption—and to observe, keep, and do all that a good and true counselor ought observe, keep, and do to his Sovereign. Bee 27. Every Privy Coupselor shall have full

liberty to be present at any regular or extraordinary meeting of the Privy Council, and to express his views and opinions upon every mater submitted to said Council. He shall also be entitled to vote, and have the same recorded, apon all questions not affecting his private interest.

Sec. 28. The Privy Council shall regulate its own recedings; and shall also appoint a secretary, to shall keep a true record of all its transactions,

Sec. 29. To prevent the danger and inconvenience of having no Privy Council, during the vacancy of the throne, the Privy Council in being at the demise the Crown, shall continue until determined by the successor Enhine Nut. CHAPIER VI. - Of the Executive Ministers and of the Governors.

See. 30. No person shall be eligible to the office of finister to the King, or Governor, who is not a sub-est or denizen, and of the full age of twenty-one 21 Every Minister or Governor, before enter-

og upon the duties of his office, shall take and sub-pribe on eath to support the Constitution and Laws, at attract, and impartially to discharge the duties of his of the best can be placed and kept among the records of

32. Every Minister shall reside and keep his at the Seat of Government, and shall not leave again during his continuance in office, except his business with which he may be charged by the King.

CHAPTER VIL — Department of the Interior.

Sec. 32. There shall he, and is hereby, created a sertment of government, to be styled the Department of the Interior, which shall be presided over by tester, the shall be called the Minister of the Interior. Sec. 64. It shall be the duty of the Minister of the serier to have a general supervision over the in-terior to have a general supervision over the in-terior extension of the kingdom, and to faithfully and methly execute the duties assigned by law to his depart-

25. The Minister of the Interior shall keep, peropriate books, a clear, distinct and full re-

ery; of the internal trade and commerce of the internal improvement; of the internal improvement; of the internal policy of internal improvement; of the internal policy of internal pol

Minister of the Interior shall have

ART. I .- Of the Government Lands and other Prop

Sec. 89. The Minister of the Interior shall have the charge, custody, and supervision of all the lands surrendered and forever made over unto the chiefs and people by His late Majesty, Kamehameha III., the surrender and conveyance of which was solemnly accepted, and confirmed by an Act of the Legislature, peased on the 7th day of June, A. D. 1848; and also of all other government lands, buildings, vessels, and property whatsoever not expressly placed in the charge of some other officer.

Sec. 40. The said minister shall be accountable for the preservation and safe keeping of the government property, and it shall be his duty to presecute any person injuring, trespassing upon, or wrongfully taking the same, such as land, timber, streams, ponds. springs, water-courses, reservoirs, water-works, reefs, harbors, channels, wharves, lights, buoys, beacons, highways, bridges, markets, buildings, vessels, and other government property of whatsoever

Sec. 41. The said minister, under the direction and with the approval of the King in Cabinet Counand with the approval of the King in Cabinet Coun-cil, shall have power to purchase lots upon which to erect public buildings, and other lands for the use of harbors, highways, wharves, water works, and other internal improve-ments; also any other property necessary for the public service; and to pay for the same in such manner as the King in Cab-inet Council shall direct—provided always, that the whole amount of existing debt incurred for the purchase of such lands or property, shall at no time exceed the sam of twenty-five thousand dollars; and provided further, that no moneys speci-fically appropriated by the Legislature for any other object, shall be applied to the discharge of the debt incurred as herein-before provided.

Sec. 42. The said minister, by and with the authority of the King in Cabinet Council, shall have power to lease, sell, or otherwise dispose of the public lands, and other property, in such manner as he may deem best for the promotion of agriculture and the general welfare of the kingdom, subject, however, to such restrictions as may from time to time be expressly provided by law.

Sec. 43. A Royal Patent, signed by the King, and countersigned by the Kuhina Nui and the Minister of the Interior, shall issue under the great Seal of the kingdom to the purchaser in fee simple of any government land or other real estate; and also to any holder of an award from the Board of Commissioners to quiet land titles for any land in which he may have commuted the government rights.

Sec. 44. All Royal patents, leases, grants, or other Sec. 44. All Royal patents, leases, grants, or other conveyances of any government land or real estate, shall be prepared by, and issued from, the Department of the Interior; and it shall be the duty of the Minister of the Interior to keep a full and faithful record of all such patents, leases, grants and other conveyances. Said record shall be open to public inspection, and he shall furnish a certified copy, under his official seal, of any instrument therein recorded, to any person applying therefor, upon being paid at the rate of fifty cents for every one hundred words. Every such certified copy shall be received as evidence in any judicial court of the kingdom, the same as the original instrument itself.

Sec. 45. It shall be the duty of the Minister of the Interior to cause such surveys, maps, and plans of the government lands, harbors, and internal improvements to be made as the public interests may require; which susseys, maps and plans shall be kept in his office for public inspection and reference.

Sec. 46. The Minister of the Interior may appoint suitable agents throughout the kingdom, for the management and sale of government lands, which agents shall be paid a reasonable compensation for their services, in the discretion of said Minister, out of the proceeds of their sales or other avails arising from such lands. It shall be the duty of such agents to report to the Minister of the Interior all trespasses committed by any person upon the government lands in their charge.

Sec. 47. Every such agent shall procure the lands sold by him to be correctly surveyed; and he shall not forward any such survey to the Minister of the Interior to obtain a Boyal patent to be executed for the land sold, until the purchaser shall have first deposited in the hands of such agent the purchase money of said land, and the cost of the

Sec. 48. The Minister of the Interior is prohibited from selling the water ponds, springs and streams belonging to the government in or near Honolulu; that is to say, the pond of Kunawai, in the Hi of Kunawai; and the ponds of Kunawai, and Kaioupalolo, in the Hi of Alewa, and all other government water ponds, springs and streams, wherever situated, which may be valuable for public use; and

ART. II .- Of the Internal Trade and Commerce. THE COASTING TRADE.

Sec. 49. The Collector-General of Customs, und the direction of the Minister of the Interior, shall grant a coasting license for one year, to any Hawaiian register-ed vessel, the owner of which shall have applied to him in writing, setting forth the vessel's name, with the date and num-ber of her register, which license shall be in such form as may be approved by the Minister of the Interior,

Sec. 50. The said Collector-General of Customs, shall charge for every coasting license, the snm of snail charge for every coasting license, the snm of one dollar per ton register upon vessels of every class up to and including twenty five tons, and fifty cents for every additional ton over twenty-five tons; and upon granting any such license, he shall exact of the owner a bond, with at least one sufficient surety, to be approved by said Collector, in the penal sum of five hundred dollars, in such form, and upon such condition as may be approved by the Minister of the Interior. Sec. 51. Any vessel which shall engage in the

coasting trade of this kingdom, without a license, shall be liable to seizure, confiscation and sale, for the benefit of the King's treasury, Sec. 52. The Minister of the Interior shall have power, under the approval of the King, to establish rules for the guidance and government of all vessels engaged in the coasting trade; and in case any such vessel shall vio-late any of the said rules, he shall have the power to annul its

Sec. 58. The said Minister may, at any time, impress any licensed coaster into the public service upon a just compensation, to be afterwards assessed by the Court of Admirality of this kingdom.

Sec. 54. All vessels engaged in the coasting trade

Sec. 54. All vessels engaged in the coasting trade shall carry the inter-island mails free of charge, under such regulations as may from time to time be provided by law, or prescribed by the Minister of the Interior, upon pain of forfeiting their license.

Sec. 55. No vessel shall engage in the coasting or carrying trade having on board any spirits, wines, liquors, stores, or articles of merchandise which have not paid the legal duties in this kingdom, under penalty of not less than fifty, nor more than one thousand dollars, in the discretion of the Court.

OF LICENSES -To Venders of Goods, Wares and Merchandise. Sec. 56. The Minister of the Interior shall grant

to any person applying therefor, in writing, a license to sell goods, wares and merchandise at wholesale, for the term of one year; and each person receiving such license shall pay therefor the sum of one hundred dollars. Sec. 57. Said Minister shall also grant a license

to any person applying therefor, in writing, to sell goods, wares and merchandise at retail, for the term of one year: and each person receiving such license shall pay there-Sec. 58. Said Minister shall also grant a license

to any owner of a coffee, sugar, or other plantation, of at least thirty acres in extent, applying therefor, in writing, to sell goods, wares and merchandise at retail, on his plantation, for the term of one year; and each person receiving such license shall pay therefor the sum of twenty five dollars; provided always, that no such license shall be of any avail, unless

Sec. 59. Every application for a license to sell goods, wares and merchandise at wholesale or retail, shall state the location of the applicant's place of business, and the kind of articles he intends to sell.

the kind of articles he intends to sell.

Sec. 60. No person holding a license to sell goods, wares and merchandise at wholesale, unless he also holds a license to sell the same at retail, shall sell such articles otherwise than by the entire box, bale, sack, case, basket, crate, barrel, or cask—or, if dry goods, by the piece—or, if sold in none of the ways above enumerated, then by the hundred pounds; and no person holding only a license to sell goods, wares and merchandise at retail, shall sell the same except in quantities less than those above specified. than those above specified.

Sec. 61. All licenses to sell goods, wares and merchandise, whether at wholesale or retail, shall contain a condition that the licensee shall not furnish opium or any preparation thereof, nor any poisonous drug, without license obtained according to law, under pain of the forfeiture of his license, and incurring the penalty prescribed by law for that offense; and that he shall not sell or furnish spirituous liquors or any other intoxicating drinks, without express license therefor obtained according to law, upon pain of forfeiting his license and incurring such penalties as the law may, from time to time prescribe, for selling or furnishing spirituous liquors, of other jutoxicating drinks, without license.

Sec. 62 Every person who shall sell any goods.

Sec. 62. Every person who shall sell any goods, wares or merchandise of foreign product or manufacture without license, or in contravention of section 60, shall be fined in a sum not exceeding five hundred dollars, or in default of payment, imprisoned at hard labor not exceeding six months, in the discretion of the Court.

Sec. 63. Every license to sell goods, wares and merchandise, shall be signed by the Minister of the In-terior, and impressed with the seal of this department; and shall state the place or limits within which the licensee may sell. No such license shall be transferable. TO AUCTIONEERS.

Sec. 64. The Minister of the Interior may, at any time, license for the term of one year, one or more suitable persons, being Hawalian subjects, in each island, to be public auctioneers within the respective islands for which they receive their licenses; provided, however, that not more than three auction licenses shall be granted for the island of Oahu.

Sec. 66. The price of an auctioneer's license shall be such a percentage on the sales made, as the Min-ister of the Interior shall deem reasonable, not to exceed one

Sec. 66. Every auctioneer shall, upon receiving his license, give a bond to the Minister of the Interior in the penal sum of one thousand dollars, with sofficient surety or sureties, to be approved by said Minister, conditioned that he shall render a faithful account of all his sales according to law; that he shall pay quarterly to the Minister of the Interior the amount of per centage established by his license, that he shall at no time make default in paying over to parties for whom he may have sold property the sums received by him from such sales, after deducting therefron his commissions and expenses; and that he shall, in all things, well and truly conform to the laws relating to auctioneers.

Sec. 67. Every licensed auctioneer may charge a ission of not more than five per cent, upon all made by him, and deduct such commission from any of seeds of such sales; and he may sue in his own name roop purchasing property sold by him at auction for the hercof, whether such property were his own or that of r; and his evidence shall be admissible in any suit so

Sec. 68. Every licensed sectioneer shall, quarterly, under eath, render to the Minister of the Interior a faithful written account of the what amount of property sold by him, together with his commissions thereon; and every such auctioneer shall, quarterly, pay over such percentage to the said Minister, as may be specified by the terms of his license; in default of which said Minister shall have power to revoke or suspend his license.

Sec. 71. Every auctioneer's license shall be signed y the Minister of the Interior, and impressed with se seal of his department, and shall state the limits within high the license may act as auctioneer. No such license shall TO KEEPERS OF HOTELS AND VICTUALLING

Sec. 72. The Minister of the Interior may grant a license to any person applying therefor, in writing, to keep a hotel or victualling house for the term of one year, upon receiving the sum of fitty dollars.

Sec. 73. Upon receiving a license to keep a hotel or victualling house, the licensee shall give to the Minister of the Interior a bond, in the penal sum of five hundred dollars, with sufficient surety or sureties to be approved by said Minister, conditioned that he will not sell or furnish any spirituous liquor, without license; that he will not keep, or suffer to be kept, a noisy or disorderly house; that he will not suffer protitutes to assemble together at his hotel, or victualling house, or in any building connected therewith, for any purpose whatsoever; that he will not harbor or conceal deserting sailors; that he will not keep his house open after ten o'clock at night; that he will at all times give free access thereto to any officer of the police for inspection; and that he will in all things notels and victualling houses. Sec. 73. Upon receiving a license to keep a

Sec. 74. Every keeper of a hotel or victualling ouse shall, at all times, have a board or sign affixed to his house, or in some conspicuous place near the same, with his name at large thereon, and the employment for which he is licensed, under penalty of being fined twenty-five

Sec. 75 No keeper of a hotel or victualling house shall suffer any person, in or about the same, to practice gaming with any dice, conis, bowls, billiards, quoits, or other implements used in gaming, under penalty of being fined twenty-five dollars.

Sec. 76. Every license to keep a hotel or victual-ling house shall be signed by the Minister of the In-terior, and impressed with the seal of his department, and no such license shall be transferable.

Sec. 77. Every person who shall keep a hotel or victualling house without a license, shall be fined not exceeding one hundred dollars, or be imprisoned at bard labor not exceeding six months, in the discretion of the Court. KEEPERS OF BILLIARD TABLES AND BOWLING ALLEYS.

Sec. 78. The Minister of the Interior may grant license to keep a bowling alley, or billiard table, to any person applying therefor, in writing, for the term of one year, upon receiving the sum of twenty-five dollars for every such table or alley. Sec. 79. The said Minister shall have power to pre-

cribe such rules and regulations for the keeping of illiard tables and bowling alleys, as he may deem necessary ad proper for the public good; and the violation of any such ales shall work a forfeiture of the license. Sec. 80. No keeper of a billiard table or bowling alley, shall suffer the same to be used on Sunday

r allow any gaming on such table or alley, under penalty o Sec. 81. Every license to keep a billiard table or bowling alley, shall be signed by the Minister of the Interior, and impressed with the seal of his department; and no such license shall be transferable.

Sec. 82. Every person who shall keep a billiard table or bowling alley without a license, shall be fined not exceeding one hundred dollars, or be imprisoned at hard labor not exceeding six months, in the discretion of the Court: provided, that nothing in this section contained shall be construed as extending to any billiard table or bowling alley kept by any person for reject use. by any person for private use. TO VEN DERS OF OPIUM AND OTHER POISON-

Sec. 83. The Minister of the Interior may grant a license to any duly qualified physician or surgeon, to import and sell opium and other drugs, for the term of one rear, in the district of Honolulu or Lahaina, upon receiving the sum of forty dollars; and in any other district, upon receiving

Sec. 84. No such license shall authorize the licensee to sell or furnish opium, or any preparation thereof, or any poisonous drug, to any Chinaman or Coolie, except upon the prescription of a physician or surgeon. Sec. 85. Any person who shall import, sell or furnish opium, or any preparation thereof, or any fifty, nor more than five hundred dollars, or be imprisoned at hard labor not exceeding six months, in the discretion of the hard labor not exceeding six months, in the distribution of Court. Nothing in this article contained shall be construed to prevent the government from importing any drugs or medicine for gratuitous distribution; nor to prevent clergymen from importing and gratuitously distributing any drug or medicine; nor to extend and apply to the sale of awa.

Sec. 86. Every license to import and sell opium and other drugs, shall be signed by the Minister of the Interior and impressed with the seal of his department; and no such license shall be transferable.

TO VENDERS OF AWA. Sec. 87. The Minister of the Interior may, at any time, license for the term of one year, any applicant to sell awa, upon receiving for such license the sum of fifty

Sec. 88. Upon receiving from the Minister of the Sec. 88. Upon receiving from the Minister of the Interior a license to sell awa, the licensee shall give to the Minister of the Interior a bond in the penal sum of two hundred dollars, with sufficient surety or sureties, to be approved by said Minister; conditioned that he will sell no awa contrary to the provisions of this statute; that he will preserve every certificate on which he may have sold awa, and also keep an account of all purchases and sales made by him, under his license, which shall be open for the inspection and information of all who may desire to examine the same. Sec. 89. It shall not be lawful for the licensed

gents of government to sell awa to any other peragents of government to self awa to any other persons than those buying it in quantities exceeding ten pounds, for exportation, or to duly licensed physicians and surgeons, or to such persons as may obtain certificates from any such physicians or surgeon, or from some person appointed by the Minister of the Interior for that purpose, stating that such person is afflicted with a disease for which awa is a proper medicine, and specifying the quantity required. Sec. 90. Every person who shall sell awa, without

a license so to do, or, having a license, shall sell con-trary to the provisions of this law, shall be subject to a fine not exceeding twenty-five dollars, in the discretion of the Court. Provided, always, that nothing in this section contained shall be so construed as to prevent any duly licensed physician or surgeon from selling any awa, as a medicine, which he may have previously purchased of a government agent.

Sec. 91. Every person who shall use awa, unless the same shall have been prescribed as a medicine for him by some licensed physician or surgeon, shall be subject to a fine of five dollars. TO VENDERS OF BEEF.

Sec. 92. The Minister of the Interior may, at any time, license for the term of one year, any applicant, to slaughter and sell beer either in Honolulu or Lahaima, upon receiving for such license the sum of ten dollars: provided however, that this section shall not be held to apply to salted or corned beef brought from other parts of the kingdom.

Sec. 93. Upon granting any such license, said Minister shall exact of the applicant a bond in the penal sum of two hundred dollars, with good and sufficient surety, to be approved by said Minister, conditioned that such applicant will keep a full and accurate register of the brands of every animal which he shall kill or sell; together with the name of the owner, the name of the person or persons who deliver the animal; with the disc when delivered and when killed; and that he will at all times keep said register ready and open for the inspection and information of all who may desire

Sec. 94. Whoever shall slaughter or sell beef in Ionolulu or Lahaina, without first obtaining a linse therefor as provided in section 92, shall be subje fine of not less than ten, nor more than twenty-five dollars, for each offense, in the discretion of the Court. Sec. 95. Every license to slaughter and sell beef shall be signed by the Minister of the Interior, and inpressed with the seal of his department; and no such license half be transferable.

TO THEATERS CIRCUSES AND RUBLIC SHOWS. Sec. 96. The Minister of the Interior may license may theater, circus, Hawaiian hula, public show or any theater, circus, Hawaiian hulls, public show or other exhibition, not of an immoral character, to which admission is obtainable by the payment of money, or such time, not exceeding one year, and upon such terms and conditions as he shall think reasonable: provided, however, that not less than ten dollars shall be required for each performance licensed. Sec. 97. The Chief of Police in any town or district where any theater, circus, Hawaiian hula, or other public show shall be exhibited, may regulate the same in such manner as he shall think necessary for the preservation of

ier, decorum and the public peace or morals. Sec. 98. Any person who shall set up or promote any such theater, circus, Hawaiian hula, show or exhibition, or shall publish or advertise the same, or otherwise aid or assist therein, without a license first obtained, as provided in section 96, or contrary to the terms and conditions of such license, or while the same is suspended, or after the same shall have expired, without obtaining a new license, shall be fined a sum not exceeding five hundred dollars, or imprisoned at hard labor not exceeding six months, in the discretion of the

Sec. 99. No license for a Hawaiian hula shall be granted for any other place than Honolulu, and no leense for any theater, circus, or other public show or exhibi-ion, shall be granted for any other place than Honolulu or Sec. 100. Every license for a theater, circus, Ha-

waiian hulu, or other public show or exhibition, shall be signed by the Minister of the Interior, and Impressed with the seal of his department, and no such license shall be trans-TO BOATS.

Sec. 101. The Minister of the Interior may grant a license to ply boats for hire in the harbor of Honolulu, Lahaina or Hilo for the term of one year, upon receiving for the boats for the harbor of Honolulu, twelve dollars for every boat with four or more oars, and eight dollars for every boat with less than four oars; and for the boats for the harbors of Lahaina and Hilo, eight dollars for every boat with four or more oars, and four dollars is every boat with less than four oars.

Sec. 102. The owner of any boat duly licensed for the harbor of Honolulu, shall be entitled, if hired on time, to charge one dollar for each passenger for the first hour, and fifty cents for each succeeding hour, if the boat have four or more cars; and only half of these fares, if the boat have less than four cars.

than four oars.

If hired by distance, twenty-five cents for each passenger to and from any ship or point within the inner buoy; fifty cents to and from any ship or point between the inner and outer buoys; and two dollars to and from any ship or point in the anchorage outside of the buoys, if the boat have four oars; and only half of said fares if the boat have less than four oars: Provided always that, if the boat shall be detailed by any passenger alongside of any ship or at any point over fifteen minutes, the owner shall be entitled to charge fifty cents additional for every half hour of such detention.

Sec. 103. Any person plying a licensed boat who shall refuse to take a passenger at the rates prescribed in the preceding section, or who shall charge any person more than said rates, shall be fined five dollars. Sec. 104 Every person hiring any such boat shall be entitled to carry with him, free of charge, one sandred pounds of leggage or goods, and no more, and for all size leggage or goods he shall pay according to agreement that the person plying the boat.

Bec. 106. If any person plying a Roemsed boat shall proving by convey any woman on board of any

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Sec. 106. The owner of any licensed boat shall, pon the written order of the Minister of the Interior, mish such boat, with the proper number of carsmen, for the ablic service, at the fate of four dollars per day for any boat th four ours, and two fields per day for any boat an four oars, under a penalty of not more than fifty dollars, the discretion of the Court.

Sec. 107. Any beat plying for hire in the harbor f Honolulu, or Lahaina, without being licensed, shall forfeded upon satisfactory proof before any potice or district

Sec. 108. The owner of every licensed boat shall have and keep the number of her license painted, con-picuously, upon both her bows, under the penalty of five follars. Sec. 109. All such licenses shall be signed by the

Minister of the Interior, numbered according to the respective dates of their issue, and impressed with the seal of als department. No such license shall be transferable. TO LETTERS OF HORSES. Sec. 110. The Minister of the Interior may grant f license, for one year, to any person for the letting f horses in Honelulu or Lahaina, upon receiving five dollars or every horse intended to be let by the applicant; and the umber of horses shall be prescribed in the license.

Sec. 111. All such licenses shall be numbered concutively, and shall contain a proviso to the effect nat the licensee shall not let any of his horses to be used on inday, under a penalty of five dollars for each horse so let. Sec. 112. Every licensee shall cause the number of his license to be legibly marked and exhibited on the brow band of the bridle of each horse let by him, under the penalty of five dollars for each horse not so numbered.

Sec. 113. If any person shall let a horse to anothr, who is at the time in a state of intoxic tion, and Sec. 114. It shall be the duty of every person let-

ing a horse, to caution the person hiring the same Sec. 115. All horses kept for hire shall be liable to be called into the public service, upon the written order of the Minister of the Interior, fully equipped by the owners thereof, and such owners shall be entitled to receive, for the cryless of each horse, the sum of two dollars per day. Sec. 116. Any person letting a horse for hire, in Honolulu or Lahaina, without a license, shall be

ned in the sum of ten deliars. Sec. 117. Every license for the letting of horses thal? be signed by the Minister of the Interior, and impressed with the seal of his department; and no such license all be transferable.

TO KEEPERS OF STALLIONS. Sec. 118. The Minister of the Interior shall apoint three persons in each of the taxation districts of point three persons in each of the taxation districts of the Kingdom, not being the owners of stallions kept for hire, to be inspectors of stallions, whose duty it shall be, upon the pay-ment of one dollar to each of such inspectors, to examine any stallion presented for their inspection, upon such days as they shall appoint within their respective taxation districts; and if upon such examination any stallion so presented shall appear to the inspectors, or a majority of them, to be a suitable horse for breeding, they shall deliver a certificate to that effect to the owner of such stallion, free of charge, which certificate shall en-title the owner to keep such stallion on his own premises for his own eventure benefit.

Sec. 119. The Minister of the Interior shall gran license, upon the payment of five dollars, to any person presenting a certificate from the inspectors—as provided in section 118—to keep or let the stallion named in such certificate, for the purpose of breeding; provided that the said stallion shall have attained the age of four years. Such license shall be good for two years from its date.

Sec. 120. Every stallion eighteen months old and ipwards, running at large, not duly licensed, shall subject to an annual tax of ten dollars. Sec. 121. If the owner of any unlicensed stallion shall conceal or neglect to make return of the same, as a stallion, to the tax assessor of his district, he shall be liable to a tax of twenty dollars, for every stallion not thus returned; one-half of which shall be paid to the person giving information to

TO MANUFACTURERS OF WINE. Sec. 122. The Minister of the Interior is hereby uthorized to grant licenses for the manufacture

vine, provided the applicant for such license shall first file with aid Minister a bond in the following form, with one good and KNOW ALL MEN BY THESE PRESENTS, that we and — surety, residing at — . in the Is —, Hawaiian Islands, are held and firmly boun Minister of the Interior, and to his successors in office, in the penal sum of five hundred dollars, to be levied of our respective joint and several property, in case the condition herein set forth shall be violated. For the faithful payment of which

Signed with our hands and sealed with our seals, this Signed with our hands and sealed with our seals, this day of —, A. D., 18—.

The condition of this obligation is, that whereas the said —, principal, has this day obtained a license to manufacture wine out of grapes of Hawaiian growth, for the term of ten years from this date; now if he shall not manufacture wine out of grapes grown in any foreign country; if he shall not manifacture any brandy, rum, or other spirituous liquors; if he shall, on or before the last day of December in each year, furnish the Minister of the Interior with a correct statement, in writing, of the quantity of wine manufactured by him during the past year, and of the quantity sold, and still on hand, then this obligation to be void, otherwise, upon proof being made to the satisfaction of any Police or District Justice, of the violation of any or all of the above conditions the pensity mentioned in the above bond shall be forfeited for the benefit of the Royal Exchequer.

(L.S.) —, Principal.

Sec. 128. Before granting such license, the Minister of the Interior shall demand and receive at the hands of the applicant, for the benefit of the Royal Exchequer, the sum of fifty dollars, besides the customary charges for Sec. 124. Whoever shall manufacture wine for sale

without first obtaining a license as prescribed in this article, shall, on conviction thereof, before any Police or District Justice, be liable to the fines and penalties prescribed in the sec-ond section of the 424 chapter of the Penal Code. Sec. 125. Any person obtaining a license to manufacture wine, shall te at liberty to sell domestic wine of his own manufacture, to any person, in such quantity and at such place as he may desire, and shall not be liable for such selling to the penalty prescribed by law for selling spirituous liquors without license.

GENERAL PROVISIONS. Sec. 125. No license granted to any retail vender of goods, wares and merchandise, shall be construed to authorize the sale of alcohol, cologne, lavender, or any other alcoholic preparation under the name of perfumery, to be used as a beverage. The al sence of the usual qualities of perfumery in any such preparation, shall be regarded, if the same is sold to be used as a beverage, as conclusive evidence of an intention

to evade the laws relating to the retail vending of spiritnous

Sec. 127. No victualling house or hotel license shall authorize the sale of peaches, cherries, or other fruits preserved in brandy or spirits of any kind, to be used on or about the premises for which such license is granted. Any such use shall be held as presumptive evidence of an intention to evade the laws relating to the retail yending of spirituous Sec. 128. Any person offending against the provi sions of the last two preceding sections, shall be sub-ject to a fine of not less than ten, nor more than fifty dollars, for each offense. The Court, in its discretion, may add impris-onment at hard labor for a term not exceeding thirty days.

All spirituous liquors imported under the name of perfumery or reserved fruits, with the intention of evading the laws relating duties, shall be liable to seizure, condemnation and sale, to the benefit of the public treasury. ART. III - Of the Shipping and Discharge of Seamen. Sec. 129. It shall not be lawful for the master or commanding officer of any foreign vessel, or of any

Hawailan vessel engaged in foreign trade, under penalty of a fine not exceeding one hundred dollars, to ship or discharge any seaman or other person employed on board of his vessel at any other port or place in the Hawaiiau Islands than at Honolulu, Lahaina and Hilo. Sec. 130. It shall be the duty of the Minister the Interior to grant, to any person applying therefor, in writing, a license for one year to establish a shipping office, for foreign seamen, at either of the ports of Honolulu, Lahaina,

Sec. 131. Before granting a license to keep a shipping office, the Minister of the Interior shall receive at the hands of the applicant, the sum of forty doljars, and also a bond with good and sufficient sureties, to be approved by the said Minister, in the penal sum of two thousand dollars, conditioned that he shall not charge or demand more than three dollars as a shipping fee, nor more than ten per cent. of the amount advanced, as a surety fee from any seaman shipped at his office; that he will at no time make default in repaying the amount advanced on account of any seaman for whom he may have become surety, and whom he may have failed to deliver on board any vessel, at the time agreed upon by the master or agent of such vessel; and that he will in no case ship a seaman who has not a permit from the Harbor Master. Said bond shall be executed in the presence of, and acknowledged before the Minister of the Interior, who shall forward a certified copy thereof to the Police Justice of the port for which the license is granted, and such copy shall be considered as competent evidence in any case relating to such bond.

Sec. 132. In every case of a suit for a breach of the

Sec. 132. In every case of a suit for a breach of the bond given by any shipping master, the Police Justice of the port shall have jurisdiction over, and may decide the ame, without the aid of a jury, subject however, to the right of

Sec. 133. When the condition of the official bond of any shipping master shall be broken, to the injury of any person, such person may, at his own expense, institute a suit thereon, in the name of the Minister of the Interior, and prosecute the same to final judgment and execution. Sec. 134. It shall be the duty of every shipping master, to demand and receive the Harbor Master's

same at the disposal of the Chief of Police at the port, and he shall also deliver to every such seaman a certificate of his ship-ment, stating the name of the ship on which he is engaged to serve, and the time at which he is to render himself on board. Sec. 135. Whoever, without a license shall ship foreign seaman, shall be subject to a fine of one hun-dred dollars for each offense, upon conviction thereof before a Police Justice: provided, however, that nothing in this section contained, shall be construed to forbid masters of reasels to ship seamen for their own vessels, without the intervention of a ship-sing master.

Sec. 186. No commanding officer of any foreign vessel, or Hawaiian vessel engaged in foreign trade, shall discharge any seaman in any port of the Hawaiian Islands, without the written consent of the harbor master of such port; nor shall any consul, or vice-consul, or consular agent, grant his consent to the discharge of any such seaman until the written consent of the harbor master has been first obtained. Whoever shall blotate any of the provisions of this section shall be subject to a fine not exceeding one hundred dollars in the discretion of the Court.

Sec. 137. Upon the application of any consul, viceconsul or consular agent, for the discharge of any
foreign seaman, and upon his filing with the harbor master the
bond of such seaman, in the penal sum of one hundred dollars,
conditioned that he will leave the kingdom within sixty days
from his discharge, and will not be guilty of any breach of the
laws during his stay on shore, said harbor master may, if he
sees no good reason to the contrary, give his consent to such discharge, and grant a permit to the seaman to remain on shore
for sixty days. The seaman's discharge shall be written at the
foot of every such permit, and the harbor master shall keep a
record of the same.

Sec. 188. In case of Hawaiian vessels engaged reign trade, and vessels having no consul resid the part where they wish to discharge seamen, the haster may consent to such discharge, upon the application master of any much resel.

The 189. If at the expiration of the time allow the parties of any foreign seaman, he shall be described this hinghes, he may, in addition to the foreign seaman.

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the harbor master may, upon satisfactory proof that such sea-man is peaceably disposed, from time to time extend the period allowed tor his departure, to a further sixty days, without a for-felture of the condition of his bond.

Sec. 140. No foreign seaman regularly discharged from any vessel, shall be liable for any debts contracted by him within the period of his permit to remain in the kington provided always, that this exemption shall not apply to any period for which his permit may have been extended, beyond the first sixty days.

Sec. 141. No seaman legally attached to any ves-sel, while lying in any of the ports of this kingdom, shall be liable for any debts he may contract while so attached. Sec. 142. No master or commanding officer of any Sec. 142. No master or commanding officer of any foreign vessel, or any Hawaiian vessel engaged in foreign trade, shall ship or take out of the kingdom, on board his vessel, any native as a seaman, or otherwise, for his own use or for the use of any other person, without first obtaining the consent of the Governor of the Island, or of his agent, under penalty of a fine not exceeding five hundred dollars, for each offense, to satisfy which his vessel shall be liable to seizure, condemnation and sale.

demation and sale.

Sec. 143. No application for the shipment of natives on board a foreign vessel, or Hawaiian vessel engaged in foreign trade, shall be considered legally granted, until the commanding officer shall have made and executed a bond to the governor, or his agent, in the penalty of one hundred dollars for each man, with at least one sufficient surety to be approved by the governor of his agent, in the following form:

KNOW ALL MEN BY THESE PRESENTS, that we ______, master of the ship _____, of _____, in _____, and now destined on a _____, vyage, principal, and _____, of ______, Hawaiian Islands, surety, are held and firmly bound unto his Excellency _____, governor of the Island of _______, and to his successors in office, and assigns, in the penal sum of _______ dollars lawful money, to be levied of the said vessel, whereof the said is master, wheresoever the same may be, or of our joint and several property, in case the condition herein named shall be violated.

Sealed with our seals, and dated this — day of —, 18—.

The condition of this obligation is that whereas the said —, principal, having made application for the shipment of natives of the Hawaiian Islands, (as sailors or otherwise, as the case may be) for the term of —— from this date, to serve on board his vessel.

Now if the said — shall within —— from this date return the said —— sailors to the Hawaiian Islands and shall in all the said - natives to the Hawaiian Islands, and shall in a

respects comply with the terms of their shipment prescribed in sections 146, 148 and 152, of the Civil Code, then this obligation to be void, otherwise to remain in full force and virtue.

Given under our hands and seals at——, in the Island of —— the day and year first above written. Sec. 144. The governor of the island to whom said bond shall have been given, shall have the power to enforce the same by suit against the obligors therein named, or either of them, or against the vessel for whose use said sailors shall have been shipped. He shall also have power in case of the death of any such sailor, or for other equitable considerations, to remit the penalty of said bond, notwithstanding a violation thereof.

Sec. 145. Whenever the governor, or his agent, shall consent to any shipping, or taking away, of any native, he shall endorse such consent upon the shipping articles of the vessel; and shall receive for each native thus shipped, or taken away, the sum of fifty cents.

Sec. 146. On the shipping of any native to serve on board of any vessel bound on a foreign voyage, the master of such vessel shall pay to the governor of the island, or his agent, in lieu of the personal taxes of such native, the sum of two dollars, if the term for which he has shipped shall not ex-eed twelve months; and if it be for any period over twelve

Sec. 147. Every native of this Kingdom who has shipped in a vessel bound on a foreign voyage, the master of which vessel has complied with the provisions of the last preceding section, shall be free from all personal taxes during the period of his service on board of such vessel, and un-Sec 148. No portion whatever of the expenses of

shipping, or discharging native sailors, shall be paid by them, or be deducted from the share or wages due them, but shall be paid wholly by the master of the vessel. Sec. 149. Every sailor, whether a native or a foreigner, who shall have been employed on board any vessel, without having made a specific written agreement with the master, or shipping master, or commander of such vessel, respecting his service and wages, shall be entitled to receive compensation for his services, at the highest rate of wages paid to any person of his class on board said vessel. Sec. 150. The Minister of the Interior shall appoint

in each of the ports of Honolulu, Lahaina, and Hilo,

one or more agents, in whose presence, or in the presence of whose deputies, all native seamen of this Kingdom shall be ship-ped, discharged and paid off. Sec. 151. Every such agent, before entering upon the duties of his office, shall give a bond to said Minister, in the penal sum of two thousand dollars, with good and sufficient sureties to be approved by said Minister, conditioned that he will honestly and faithfully discharge all the duties of his office. Every such agent shall hold office for the term of two years, but may be removed at any time by the Minister of the

Sec. 152. When any native seaman is discharged from any whale ship, or other vessel engaged in oreign trade, the master thereof shall, previous to settlement with such seaman, exhibit to the agent appointed by the Minister of the Interior, or to his deputy, a detailed account of the debts incurred by said seaman to said vessel, and the amount of wages earned by said seaman, which account shall, if required, be verified by eath, to be administered by the said agent. Sec. 153. It shall be the duty of the agent appointed to superintend the shipping and discharge of

pointed to superintend the surpping and discharge of native seamen, upon the request of any such seaman, to render him all the assistance in his power in making his agreement as to service and wages, with the master of the vessel with whom he is about to ship, and to see that his name is duly entered of the crew list and shipping articles of such vessel, in conformity with the laws of the country to which she belongs. Sec. 154. It shall not be lawful for said agent to ship any native seaman for a longer term of service Sec. 155. It shall be the duty of said agent to keep all bonds for return of native seamen, as provided in section 143; and upon the expiration of the term specified in said bond for the return of any such scaman, it shall be his duty to forward such bond to the district attorney of the island where

he is located, and at the same time notify him that its term has expired. Said district attorney shall prosecute the same within twenty days after receiving it, unless instructed to the contrary by the governor of said fsiand. Sec. 156. In case of the death of any native seaman during the voyage, said agent shall be empowered, in his own name, to demand, sue for, and receive the wages due said seaman, and to pay it over to his legal representatives. Sec. 157. Said agent, in case of any difficulty with the master of a vessel in relation to the settlement of his account with any native seaman, shall be at liberty to call upon the district attorney of the Island where he is located, for his assistance, and said attorney shall render his assistance free

Sec. 158. The compensation of said agent shall be fifty cents for each seaman shipped or discharged before him, and two and a half per cent on the amount paid to each seaman; which compensation shall be a full satisfaction for all services rendered. Such compensation shall be wholly paid by the vessel, except the two and a half per cent, commission on Sec 159. No shipment or discharge of, or settle-

ment with any native seaman, shall be binding upon him unless done in the presence or with the written sanction of the agent appointed by the Minister of the Interior, or of his Sec. 160. It shall be the duty of every such agent to make a quarterly report of the transactions of his office, together with the amount of fees and commissions received by him, to the Minister of the Interior.

Sec. 161. The master or owner of everyship or ves

sec. 101. The master or owner or everyship or vessel under the Hawaiian flag, arriving from any foreign port, or from sea, at any port of the Hawaiian kingdom shall, before such ship or vessel is admitted to entry, render to the collector of such port, a true account of the number of seamen who have been employed on board since the last entry at any Hawaiian port; and pay to stild collector at the rate of twenty-five cents per month for each and every scannan so cumpleyed, which amount such master or owner is authorized to retain out of the wages of said seaman.

C. 150. The Sec. 162. The master of every coasting vessel employed in the carrying trade between the different ports, roadsteads or harbors of the Hawalian kingdom, shall render quarterly to the Collector-General of Customs, or to any collector under his directions, a true list of all seamen employed by him during the preceding three months; and pay to said Collector-General, or collector, at the rate of twenty-five cents

per month for each and every seaman so employed, which sun id master is authorized to retain out of the wages of such Sec. 163. The returns required in the preceding sections shall be made under oath in such manner and form as the Collector General may prescribe. If any owner or master shall make a false return, he shall be deemed guilty of perjury, and be punished accordingly. He shall also be subject to a penalty of one hundred dollars, for the benefit of the fund hereinafter created, and his vessel be liable to seizure, condemnation and sale, to secure the payment of such remains.

Sec. 164. The several collectors shall make a quarterly return of the sums respectively collected by them under the foregoing provisions, to the Collector General, who is required to pay over the same, with such amount as he may have received from misters or owners of vessels, into the public treasury, to be held solely as a "Marine Hospital Fund" for the relief of sick and disabled Hawaiian seamen. The Minister of the Interior is hereby authorized to provide out of the same, for the temporary relief and maintenance of such seamen, in such mauner as he may deem proper, until hospitals, or other suitable institutions, are established for that purpose within the kingdom. Sec. 164. The several collectors shall make a quar-

Sec. 165. Whatever surplus of moneys collected under the foregoing provisions may remain, after defraying the expenses of such temporary relief and support, shall be invested in exchequer bills, or other government securities at the discretion of the Minister of the Interior, untill a sufficient fund is accumulated for the purchase of a proper site for a marine hospital, and the erection of suitable buildings thereon, or for the provision of other suitable hospital accommodations for seamen, when it shall be his duty to apply such fund tions for seamen, when it shall be his duty to apply such fund for that purpose. Said minister is authorised to receive at any time, in the name of the government, donations of land, money, or other property for marine hospitals; and the same shall be set apart and applied only to that object.

Sec. 166. If a general or other hospital should be established in any of the support towns of the kingdom, the Minister of the Interior may, at his discretion, contract with the same to apply any part of the marine hospital fund to the support thereof, on condition that full provision is made for the accommodation, relief and maintenance, of sick and disabled Hawaiian seamen.

TO CAPTAINS OF WHALESHIPS AND OTHER VESSELS.—Wood of superior quality can be had at Kolos at
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Clothing, Shirts, Hats, &c. Clothing, Shirts, Hars,

a, black and blue pantaloous, buckskin pants, southwesters
thite linen drill pants, assortment of cotton pants,
Black, blue and brown cloth coats and paletots,
Pilot cloth jackets and pants,bi'k alpacca coats,
Hickory shirts, printed regatta shirts,
Blue serge shirts, white cotton shirts,
White L. B. do, French calf boots,
French Amazon felt hats,
Ladies' straw do, Leghorn,
Chikiren's straw do, Leghorn,
Gent's straw hats, Leghorn,
Superior silk and woolen undershirts.
Gent's silk, Lisle thread and cotton socks,
Ladies' silk, Lisle thread and cotton socks,
Chikiren's Lisle thread and cotton stockings,
Gent's lasting gatters, gent's lacquered gaiters,
Chikiren's Lisle thread and cotton socks and stockings
Ladies' and gent's Vienna slippers, French calf bo
An assortment of French felt hats, for gent's and chi

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Stay binding, suspenders, playing cards,
Portemonnaies, purses, black lace falls,
Assortment of necessaires and dressing cases,
Gilt frame looking glasses,
Black, pink and straw colored crape,
Assortment of artificial flowers.
Silk, buck-skin, Lisle thread and kid gloves,
A superior assortment of Paris fans,
A superior assortment of Paris fans,
A superior assortment of Paris bases, flowers, &c.,
Children's porcelain, tea sets, tulip shade glasses,
Water coolers, a large assortment of children's toys,
Tapestry carpets, Lapland and church mats,
Velvet rugs, room paper, oil cloth, calf skins,
Turtle shell dressing and pocket combs,
Turtle shell dressing and pocket combs,
Assortment of buffalo dressing combs,
Hair brushes, tooth brushes, mail brushes,
Table brushes, cloth brushes,
Pearl buttons for coats, shirts and dresses,
Accordeons, concertinas, clarinets,

Accordeons, concertinas, clarinets, Asst'd hoep iron, flat, round and square iron Cutlery, &c. ilors' jackknives, butcher knives, coco handle, Rodgers' pen and pocket knives.

Assortment of scissors for embroidery
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Whisky in barrels and kegs, casks of navy bread.
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Bright varnish, spirits of turpentine,
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Letter, note and foolscap paper, &c. &c. Letter, note and foolscap paper, &c., &c.

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Whaleships in the Pacific OFFICE OF THE PANAMA RAIL-ROAD CONTROL NEW YORK, July 8, 1 Oil from the Pacific to the United hits and supplies from the United S
The Railroad has been in regula The Railroad has been in regular and succession more than two years, and its capacity for the revery description of merchandise, including 0%, in has been fully tested. The attention of several wholeships has recently been turned to the submit their oil from Panama to New York during the and the Panama Rail-Road Company has made at to afford every facility which may be required to plishment of this important object. A Pier too been built in the bay of Panama, to the end of the case of the case

the capacity of the casks, without allowing whalebone, one and one-half cents per whalebone, one and one-half cents per pound covers every expense from Panama to Ner Yathe off is sent through the Superintendent of the Panama Rail-Road Company, insurance as freights may be made payable on the Isthmus of at the option of the shipper.

The vessels of the Company sall regularly smale the average passages to and from Aspinwall areas twenty-five days. The time occupied in crossest four hours. Oil, during its transit across the incovered with canwas, or conveyed in covered can may be assured that every care will be taken town Several cargoes have already been conveyed to No out the slightest loss.

Oil or other goods consigned for transportation intendent of the Panama Rail-Road Company, or a Nelsson, Commercial Agent of the Company or be received and forwarded with the greatest design at the control of the Panama Rail-Road Company or the received and forwarded with the greatest design at the control of the Panama Rail-Road Company or the received and forwarded with the greatest design at the part of the Company at the received and forwarded with the greatest design at the part of the Company at the received and forwarded with the greatest design at the part of the Company at the greatest design at the part of the Company at the greatest design at the part of the Company at the greatest design at the part of the Company at the greatest design at the part of the Company at the greatest design at the part of the Company at the greatest design at the greatest design at the part of the Company at the greatest design at the great

PREDERIC L. HANES,
Agent Panama R. R. Co., Honolulu S. I. SALT! SALT+SL

MANUFACTURED AT THE

PUULOA SALT WOR PANEUNDERSIGNED IS READITE salt, and at a price to Defy Competition BALT, and at a price to Daniel Monte. Ex " Yankee."

ERESH APPLES,

& Baker's oysters, Bbls Carolina rice, Bbls Ham For sale by C. L. RICHARDS & C. "Humphrey Nelso 476 Tons her Register. WAS TO LEAVE LIVERPOOL OF 25th of last month, (April,) with a FULL AND COMPLETE CARG

sely selected for this market, including accession assortment of PRINTS, of which orthy expected, and which will be disposed if ALOHA! Just Received per Brig " offered for sale by the und ersigned, vin Twilled hickory and blue and pink striped regular Parisian white and printed bosom shirts, Figured buckskin, nankinet and satinet pants, Black Orleans sack coats, cotton and slik united.

Muller's Celebrated Pale Ak Claret, Haut Barsac, Champagne, Turpentine at Olive Oil, superior German Blacksmith's Coal, Swedish and English Bar Iron, assorted sizes, Sheet-lead and Lead Pipe, Guns, Rifles, Gunpow HALF-INCH LUMBER. ED. HOFFSCHLAEGER & STAPE New Goods! New Goods RECEIVED EX RECENT ARE

Saxony ginghams. Superior matches,

AND FOR SALE BY THE UNDERSIGNED DAVIES & JONES CELEBRATED PATENTS SEAM AND THREE-PLY COLLAR SEE Merino undershirts, suspenders, neck ties, (dues sup. black and blue broadcloths, black doe-skiness and English fancy cassimeres, tweeds and stepts great variety, superior Marseilles vestings, large for seilles for ladies use, all linen ducks and drills, (passe Panama and feit hats, etc., etc. English Blue and White Flauel Mercol to Order-a superior art

NOTICE! THE UNDERSIGNED IS PREPAR furnish to the Honolulu public the following a CORAL STONE! In any quantity, for building and other purposes each. In the rough, or not squared, for foundation at so much per ox cart load. Steps and Door or and Caps, with smooth surface cut out in any size Lime. Fire Wood,

Builded for Vessels.

Hides, Sheepskins, Hers

Compos Old Copper. DURCHASED AT THE HIGHEST Hides, Goat Skins,

Goat Skins,

PURCHASED AT THE HIGHEST CHAS. BELLE Old Copper. Old Composition, Old Yellow PURCHASED AT THE HIGHEST CHAS HER Cigars ex "Hero! JUST LANDED AND FOR SALE II Waterhouse's Wholesale and Retail Fire Profile 10,000 No. 1 Manila Cigars, twist cals,

200,000 No 2 do do 10,000 No. 3 do do They are selling fast. Terms quick.
Apply to JOHN THOMAS WAT Just Received per "lank WHITEWASH BRUSHES, CA Raspberry jam,
Strawberry jam,
Fresh strawberries, in glass,
Green corn, fresh honey, fresh apples, directly
Tor sale by
41. W. ERV

Doors, Window Sash, EX "MODERN TIMES." 300 DOORS, ASSORTED SIZES

50 Sash Doors, assorted sizes.

300 pair Window Sash, assorted sizes.

250 pair Blinds, with and without sairely.

Selected expressly for this market, and for sail selected expressly for this market. DOORS, WINDOW SASH, BL

EX LATE ARRIVALS—
450 Doors, all sixes and kinds,
200 Window Sash, all kinds,
100 pair Blinds, all sixes,
12 Glass Doors and Blinds, etc.,
13 Glass Doors and Blinds, etc.,
14 Glass Doors and Blinds, etc.,
15 Glass Doors and Blinds, etc.,
16 Glass Doors and Blinds, etc.,
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18 Glass Doors and Blinds, etc.,
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19 Glass Doors and Blinds, etc.,
19 Glass Doors and Blinds, etc.,
10 Glass Doors and etc.,
10 Glas For sale at the lowest market prices, by SUGARS. HALF BOXES E. BOSTON No. 11
ed Sugar,
Half boxes East Boston Granulated Sugar,
" " Loaf Sugar, just received per diper
ren," for sale by CHAS. 18

PAINTS AND OILS.

Pure Snow-White lead,
Pure American white lead,
Copal varnish,
Turpentine, chrome pelot.
Chrome green,
Prussian blue,
Prussian blue,
Ultra martes PAINTS AND OILS.

IRON, &c.

BY STEAMER FROM COALSI